PROBATE COURT OF BELMONT COUNTY, OHIO ALBERT E. DAVIES, JUDGE

ES'	STATE OF		, DECEASED			
CA	ASE NO					
	APPLICATION FOR	CERTIFIC <i>A</i> [R.C. 2113.61]	TE OF TRANSFER			
Арр	plicant states that decedent died on					
Dec	ecedent's domicile at death was					
		Str				
City or Village, or Township if unincorporated area		County				
Post	st Office	State	Zip Code			
whic	ecedent died owning the real property described nich also lists those persons to whom the real p ansfer so that new ownership interests may be re	roperty passed. A	ring Certificate of Transfer No, pplicant asks the Court to issue a Certificate of			
[Che	heck the applicable boxes]					
	Decedent died intestate.					
	Decedent died testate on	; Will admi	ted to probate on			
	ecedent's known debts have been paid or secured to be paid.					
	Sufficient other assets are in hand to pay decedent's known debts.					
	Estate is insolvent and the transfer shall apply toward the allowance for support.					
	Applicant was appointed by this Court on or administrator of decedent's estate.		and is the qualified and acting executor			
	Executor or administrator of decedent's estat	te failed to file this	application before being discharged.			
	Applicant is the executor or administrator appointed in another state. There is and has been no ancillary administration in Ohio. The real property to be transferred is located in this county.					
	The transfer is subject to a written contract for the sale and conveyance of the real property, entered into but uncompleted by decedent before death. A copy of the contract is attached.					
	There has been no administration and none is contemplated [R.C. 2113.61(D)].					
	The transfer is pursuant to decedent's Will.					
	The transfer is pursuant to the statutes of descent and distribution.					
	The transfer is pursuant to summary release from administration [R.C. 2113.031(D)(3)].					
		R.C. 2106.11 on a pect of the unpaid	or of the surviving spouse in the amount of attached Exhibit A, and as shown on the balance of the specific monetary share which is			

	CASE NO.						
	Spousal elections have been exercised. Disclaimers or assignments have been filed.						
Ш	Disclaimers of assignments have been med.						
	The transfer is of decedent's entire interest in the mansion house to the surviving spouse, who hereby elects to take such interest as part or all of the intestate share and/or allowance for support. [If this paragraph is checked, the following must be completed, and both the surviving spouse and applicant must sign this form						
The v	alue of the total intestate share to which deced	dent's survi	ving spouse is entitle	ed is \$			
The v	alue of the allowance for support to which dec	viving spouse is enti	tled is \$				
The v	alue of decedent's entire interest in the mansion	on house is	::				
Intere	est in mansion house	\$					
Interest in household goods in house							
Intere and u descr	est in lots or farm land adjacent to house sed in conjunction with it, which are libed in Certificate of Transfer and which se hereby elects to include						
	Decedent's share of liens y and all of above	\$					
Total		\$		\$			
Survivi	ng Spouse Signature		Applicant Signature				
Typed or Printed Name			Typed or Printed Nam	ne			
			Title or status				
	ENTRY ISSUING CI	ERTIE!	PATE OF TRAI	NSEER			
Trans	Court finding that the above application contains for No be filed with this	ins the info Entry and	ormation required by a copy of the Cert	statute orders that Certificate of ificate of Transfer be issued for			
Date	CHOCK II applicable] The Court luturer littus tit	at the train		ERT E. DAVIES			